			J V -4U
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and addre	ess):	FOR COURT USE ONLY	
TELEPHONE NO.: FAX NO. (Option E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF	nal):		
STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:			
CHILD'S NAME:			
CONTINUANCE—GENER	AL	CASE NUMBER:	
This matter came before the court on the original other (specify):	al petition subsequent petit filed on		
2. Hearing type: Jurisdictional Dispositional In-home status review (Welf. & Inst. Code, § 364) 6-month prepermanency (Welf. & Inst. Code, § 366) 12-month permanency (Welf. & Inst. Code, § 366) 18-month permanency (Welf. & Inst. Code, § 366) Selection and implementation (Welf. & Inst. Code) Postpermanency (Welf. & Inst. Code, § 366.3) Other (specify):	66.21(e)) 5.21(f)) 5.22)		
3. a. Date: b. Department: c. Judicial officer (name): d. Court clerk (name): h. Party (name): (1) Child: (2) Mother: (3) Father—presumed: (4) Father—biological: (5) Father—alleged: (6) Legal guardian: (7) Indian custodian: (8) De facto parent: (9) County agency social worker: (10) Other:	e. Court reporter (name): f. Bailiff (name): g. Interpreter (name and la Present Attorney (Ар	opointed today
 i. Others present in courtroom: (1) Court Appointed Special Advocate (CASA) volun (2) Other (name): (3) Other (name): 	iteer <i>(name):</i>		

JV- 406

CHILD'S NAME:	CASE NI IMPED:
CHILD'S NAME:	CASE NUMBER:
THE COURT FINDS AND ORDERS:	1
4. The attorney appointed to represent the child as the child's attorney of record is als Prevention and Treatment Act guardian ad litem.	o appointed as the child's Child Abuse
 a. The child will not benefit from representation by an attorney, and the court furth (1) the child understands the nature of the proceedings; (2) the child is able to communicate and advocate effectively with the court, of including social workers, and other professionals involved in the case; and (3) under the circumstances of the case, the child would not gain any benefit fb. A Court Appointed Special Advocate is appointed for the child, and that person child's Child Abuse Prevention and Treatment Act guardian ad litem. 	ther counsel, other parties, d from being represented by counsel.
6. A Court Appointed Special Advocate is appointed for the child.	
7. The mother biological father legal guardian presumed father alleged father Indian custodian other (specify): made a motion for continuance by a. written notice timely filed. b. oral motion, and good cause was shown for permitting an oral motion.	child county agency
8. The court on its own motion finds that continuance is not contrary to the interests o continuance as set forth in item 9.	f the child, and good cause exists for the
 9. A continuance is not contrary to the interests of the child. Good cause for granting a notice of the date, time, and location of the hearing was not given to (spe b the child did not receive proper notice of his or her right to attend the hea c the child is or may be an Indian child and notice of the tribe to intervene was not provided as required by law. d there is reason to believe the child may be of Indian ancestry and notice or required by law. e the county agency report was not timely filed. f the child is not in custody and a necessary but unavailable witness will be g other (specify): 	cify name): ring. e pending proceeding and the right of the of the proceedings was not provided as
10. Exceptional circumstances exist for granting a continuance of this Welf. & Inst. Coomore than 60 days after the child's removal from the home (specify factual basis):	de, § 361 dispositional hearing to a date
11. Cher findings and orders: a. See attached. b. (Specify):	
12. This is the (specify number): continuance of this hearing.	
13. All parties are ordered to return for the continued hearing:	
Hearing date: Time: Dept:	Room:
14. All prior orders not in conflict with this order remain in full force and effect.	
15. Number of pages attached:	
Date:	HIDGE DRO TEMPODE